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U.S. APPLI	ICATION NO.	<u> </u>	FIRST NAMED APPLICANT		ATT	TY, DOCKET NO.	
	09/831629	Α	HARONI	R	AHARONI 5B		
					INTERNATIONAL APPLICATION NO.		
	DY AND NEIMARK NTH STREET N W SUI'	TE 200		PCT/US99/27107			
	NGTON, DC 20001	16 300		LA FILING	DATE	PRIORITY DATE	
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				DATE M		1 JUN 2001	
NOT	IFICATION OF MI STATES		IREMENTS UNDE ED/ELECTED OFF			HE UNITED	
1. The f	ollowing items have been					emark	
Office as	a Designated	Office (37 CFR 1.	494) R an Elected Offic	ce (37 CFR 1.49:			
	U.S. Basic National Fe		Indication of Small E				
	Copy of the international application.  Copy of the international application into English.  Translation of Article 19 amendments into English.						
	Copy of Article 19 ame		Other:	19 anchancias	mo English		
ĺ	Priority Document.						
The International Preliminary Examination Report in English and its Annexes, if any.							
(	Translation of Annexes	to the Internation	al Preliminary Examinatio	n Report into En	glish.		
the indica prior to 2	plicant has requested early ted items in paragraph 3 b 0 or 30 months from the p U.S. Basic National Fe	elow. The Basic ! riority date to avo	National Fee and the copy	of the internation			
acceptance	ollowing items MUST be file under 35 U.S.C. 371:				-	ements for	
a. Translation of the application into English. A processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date.							
The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.						ctive	
	b. Processing fee for pr				later than th	ıc	
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).  [X] c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying							
the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority						iate). A	
	date.  The current oath o	or declaration does	not comply with 37 CFR	1.497(a) and (b)	for the reas	ons	
	indicated on the at	ttached PCT/DO/E	O/917.				
[	d. Surcharge for provid		claration later than the app	ropriate 20 or 30	months from	m the	
4. Additie	priority date (37 C onal claim fees of \$		rge entity small entity.	. including any re	ouired mult	inte dependent	
	are required. Applicant n FR 1.492(g)). See attache	nust submit the ad					
5. Tay App PCT/DO/I	olicant has not submitted th	ne required sequen	ce listing pursuant to 37 C	FR 1.821-1.825.	See attach	ed	
MONTHS THE PRI	THE ITEMS SET FORT S FROM THE DATE OF ORITY DATE FOR THE D WILL RESULT IN AE	THIS NOTICE ( APPLICATION	OR BY 22 OR 32 MONT	HS (where 37 C	FR 1.495 a	pplies) FROM	
The time p 1.136(a).	period set above may be ex	stended by filing a	petition and fee for extens	ion of time under	r the provision	ons of 37 CFR	
Annexes w 7. \(\sum \) The	3a or 3c is checked, a tran vill be cancelled. A proces Article 19 amendments ar CFR 1.495(d)) months from	ssing fee will be re re cancelled since a	quired if submitted later the translation was not provi-	han 20 or 30 mon	ths from the	priority date.	

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

A copy of this notice MUST be returned with this response.

Enclosed: PCT/DO/EO/917 Notice of Defective Translation
PTO-875 RTPCT/DO/EO/920 Paulette Kidwell, Paralegal FORM PCT/DO/EO/905 (March 2001) Telephone: 703-305-3656